

1 JEFFREY S. KRAMER, State Bar No. 094049
2 SANDRA CALIN, State Bar No. 100444
3 KRAMER, DEBOER & KEANE
4 A Limited Liability Partnership
5 Including Professional Corporations
6 21860 Burbank Boulevard, Suite 370
Woodland Hills, California 91367
Tel: (818) 657-0255 - Fax: (818) 657-0256
jkramer@kdeklaw.com;
scalin@kdeklaw.com
6 Attorneys for Defendants, DARRICK ANGEL
and ON CHAIN INNOVATIONS, LLC

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

11 HIDDEN EMPIRE HOLDINGS, LLC;
12 a Delaware limited liability company;
13 HYPER ENGINE, LLC; a California
limited liability company; DEON
TAYLOR, an individual.

Case No. 2:22-cv-06515-MWF-AGR
Action Filed: September 12, 2022
Assigned for all purposes to the
Honorable Judge Michael W. Fitzgerald

v. Plaintiffs,

**JOINT STIPULATION TO
CONTINUE ADR DEADLINE**

15 DARRICK ANGELONE, an
16 individual; AONE CREATIVE, LLC
17 formerly known as AONE
18 ENTERTAINMENT LLC, a Florida
limited liability company; ON CHAIN
INNOVATIONS, LLC, a Florida
limited liability company,

Defendants.

21 AND RELATED ACTIONS.

23 | TO THE COURT:

24 Plaintiffs/Counterclaim Defendants HIDDEN EMPIRE HOLDINGS, LLC;
25 HYPER ENGINE, LLC; and DEON TAYLOR and Third-Party Defendant
26 ROXANNE TAYLOR (collectively, the “Hidden Empire Parties”) and
27 Defendants/Counterclaimants/Third Party Plaintiffs DARRICK ANGELONE;

1 AONE CREATIVE, LLC; AONE ENTERTAINMENT LLC and ON CHAIN
2 INNOVATIONS, LLC (collectively the “Angelone Parties”) (The Hidden Empire
3 Parties and the Angelone Parties are collectively referred to herein as the “Parties”),
4 by and through their counsel of record, jointly stipulate as follows:

5 **WHEREAS**, the Parties submitted a Joint Stipulation to the Court to continue
6 the Trial Date, which was granted, and the current Trial Date is December 9, 2024;

7 **WHEREAS**, the Parties are currently engaged in discovery, including written
8 discovery and depositions (collectively, the “Discovery”);

9 **WHEREAS**, there have been no depositions taken to date;

10 **WHEREAS**, the current ADR cut off date is March 22, 2024; and

11 **WHEREAS**, the Parties agree that they need more time to complete discovery
12 before they can engage in ADR proceedings.

13 **NOW THEREFORE**, the Parties agree and stipulate that there is good cause
14 to continue the March 22, 2024 ADR deadline to September 20, 2024, or any other
15 date in the Fall of 2024 that the Court deems appropriate.

16
17 DATED: March 14, 2024

SANDERS ROBERTS, LLP

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20 By: */s/ Lawrence Hinkle*
21 LAWRENCE HINKLE
22 STEPHANIE JONES NOJIMA
23 Attorneys for Plaintiffs/Counter-
24 Defendants/ Third Party Defendant,
25 HIDDEN EMPIRE HOLDINGS, LLC;
26 HYPER ENGINE, LLC; DEON
27 TAYLOR; and ROXANNE TAYLOR

28

1 DATED: March 14, 2024

LAW OFFICE OF J.T. FOX, APC

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3
4 By: /s/ J.T. Fox

5 J.T. FOX

6 JUSTIN KIAN

7 Attorneys for Defendant/Counter-
Claimants/Third-Party Plaintiffs

8 DARRICK ANGELONE, AONE
CREATIVE, LLC, and ON CHAIN
INNOVATIONS, LLC

9
10 DATED: March 14, 2024

KRAMER, DEBOER & KEANE

11
12
13 By: /s/ Sandra Calin

14 JEFFREY S. KRAMER

15 SANDRA CALIN

16 Attorneys for Defendants

17 DARRICK ANGELONE, AONE
CREATIVE, LLC, and ON CHAIN
INNOVATIONS, LLC